Case: 1:18-cv-00864 Document #: 1111-3 Filed: 08/13/20 Page 1 of 3 PageID #:82902 **PUBLIC VERSION**

EXHIBIT 3

KELLOGG, HANSEN, TODD, FIGEL & FREDERICK, P.L.L.C.

SUMNER SQUARE
1615 M STREET, N.W.
SUITE 400
WASHINGTON, D.C. 20036-3215

AING TON, D.C. 20036-3215

(202) 326-7900 FACSIMILE: (202) 326-7999

March 20, 2019

Via Electronic Mail and FTP

Aundrea K. Gulley, Esq. Gibbs & Bruns LLP 1100 Louisiana Suite 5300 Houston, TX 77002 Britt M. Miller, Esq. Mayer Brown 71 South Wacker Drive Chicago, IL 60606

Re: In re: Dealer Management System Antitrust Litigation,

MDL No. 2817 (N.D. Ill.)

Dear Andi and Britt:

In accordance with Plaintiffs' oppositions filed on March 15, 2019, please find enclosed revised logs of materials redacted or withheld in full for privilege. Also enclosed are AL_MDL_0083071 (previously withheld as AL_MDL_PRIV_0240) and AUTH_00472681 - AUTH_00472682 (previously withheld as AUTH_MDL_PRIV_0409).

Plaintiffs hereby provide notification under the Agreed Confidentiality Order of inadvertently Disclosed Protected Information. These materials were produced pursuant to a subpoena to Superior Integrated Solutions, Inc. The Bates numbers are as follows: SIS_DMS_0004506 - SIS_DMS_0004514, SIS_DMS_0006449 - SIS_DMS_0006452, SIS_DMS_0006668 - SIS_DMS_0006669, SIS_DMS_0006946 - SIS_DMS_0006947, SIS_DMS_0017658 - SIS_DMS_0017661, and SIS_DMS_0018107 - SIS_DMS_0018109. Accompanying this letter is a replacement redacted version of SIS_DMS_0004506 - SIS_DMS_0004514.

Please be reminded that Section 5(a) of the Agreed Confidentiality Order prohibits all of the documents that Plaintiffs produces in this litigation from being "used or disclosed by the Receiving Parties, Counsel for the Receiving Parties or any other persons identified in subparagraphs 5(b)-(c) for any purpose whatsoever other than in the above captioned case." Moreover, certain documents have been designated as Confidential or Highly Confidential and are thus prohibited from being disclosed to certain persons. In particular, Section 5(c) generally prohibits counsel in this action from disclosing Highly Confidential documents to the parties in this action.

Case: 1:18-cv-00864 Document #: 1111-3 Filed: 08/13/20 Page 3 of 3 PageID #:82904 **PUBLIC VERSION**

KELLOGG, HANSEN, TODD, FIGEL & FREDERICK, P.L.L.C.

March 20, 2019 Page 2

Kind regards,

/s/ Daniel S. Guarnera

Daniel S. Guarnera

cc: MDL Counsel Email List